

# THE MYSORE GAZETTE.

No. 4

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## PART I.

Notifications by the Dewan to His Highness the Maharaja of Mysore.

### GENERAL.

#### NOTIFICATIONS.

*The 10th January 1884.*

No. 297.—With reference to the statement published under Notification No. 39, dated 6th February last, the absorption of the village of Yeladbagi into Giriyanahalli (No. 70 of the statement) is cancelled.

*The 18th January 1884.*

No. 299.—The absorption of the undermentioned village of the late Narsipur Taluk, transferred to the Channarayapatna Taluk, into its adjoining Asali village, is sanctioned :—

Name of Magani.	No.	Name of Asali Village.	No.	Name of Village to be absorbed in that entered in column 3.	Collections.	Remarks.
1	2	3	4	5	6	7
Ganni ..	1	Gullahalli ..	1	Sosalpura ..	187	

*The 18th January 1884.*

No. 301.—Tenders are hereby invited for the exclusive privilege of selling toddy in the District of Bangalore, (including the Town of Bangalore and, with the permission of the Resident, the Civil and Military Station of Bangalore,) for 3 years, viz., from 1st April 1884 to 31st March 1887. The District of Bangalore comprises the undermentioned taluks as revised by the Dewan's Notifications Nos. 13

and 137, dated 25th November 1882, and 147 and 148, dated 9th December 1882, and 166, dated 22nd December 1882 :—

- |                  |                 |              |
|------------------|-----------------|--------------|
| 1. Bangalore.    | 4. Nelamangala. | 7. Closepet. |
| 2. Hoskote.      | 5. Kankanhalli. | 8. Anekal.   |
| 3. Doddballapur. | 6. Magadi.      | 9. Kunigal.  |

2. Each tender must specify the annual amount offered, and must be accompanied by a deposit of Rs. 1,000 in cash or Government securities, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of selling toddy in the Bangalore District."

3. The tenders must be delivered at the Office of the Deputy Commissioner, Bangalore District, on or before noon on the 15th February 1884, when they will be opened in the presence of the applicants. The applicant, whose tender may be selected by the Deputy Commissioner for recommendation to the Dewan, will be required to deposit at once, in cash or in Government securities, a further sum equal to one-twelfth (or one month's instalment) of the amount of the annual rent tendered, failing which the deposit made with the tender will be forfeited.

4. When the decision of the Dewan is announced, the deposits made by applicants whose tenders have been rejected will be returned to them on their application. The Dewan reserves to himself the power of rejecting the highest or any tender without assigning any reason.

5. The party whose tender may be accepted shall, within eight days after the Dewan's decision has been communicated to him, deposit with the Deputy Commissioner a sum, in cash or Government securities duly endorsed, which, with the sums previously deposited under para 3, shall be equal to one-fourth of the amount of the annual rent tendered, and shall execute an agreement in the usual form on proper stamp, binding himself to conform to the conditions hereinafter set forth, and if he fails or refuses to sign the agreement or to make the deposit required, the deposits already made will be forfeited to Government and the lease otherwise disposed of.

#### Conditions.

- I. The annual contract amount shall be paid by equal monthly instalments, together with the prescribed local cess of one anna on every rupee, computed on such contract amount, into the District Treasury, on or before the 15th of the month following that for which the payment is due; and interest at the rate of 6 per cent per annum shall be paid on all arrears left outstanding on that date. Such arrears shall, if they remain unpaid after the lapse of the month in which they are payable, be recoverable by attachment and sale of the property of the lessee in the manner prescribed by existing rules for the recovery of arrears of land revenue, and it shall be at the discretion of the Deputy Commissioner, with the Dewan's sanction, to declare the lease cancelled, and to resell or retain it under Government management and to recover all outstanding arrears with interest, and any losses which may result from such resale or disposal of the contract, by confiscation of the security deposited, and, if necessary, by attachment and sale of the property of the defaulter, under the rules in force for the recovery of arrears of land revenue.
- II. The usual licenses to retail vendors will be issued by the Deputy Commissioner, and no alteration shall be made by the lessee in the locality or number of the retail shops now opened for sale of toddy, without the express sanction of the Deputy Commissioner. The Deputy Commissioner is competent to order any shops to be closed on grounds of public expediency.
- III. Grain, goods, ornaments, wearing apparel or other property should not be received in barter or pawn for toddy.
- IV. The lessee shall be required to conform to any additional rules which may be prescribed from time to time by the Dewan.
- V. No interference shall be made by the lessee with the rights, as already ascertained and defined of the holders of jodi, sarvamanyam and kayamgutta villages, who are authorized by sannads, &c., to exercise such rights within the limits of their villages. Disputes regarding such rights will be decided by the Deputy Commissioner of the District, and the lessee shall be bound by such decision, which shall be subject however to the confirmation or otherwise, on appeal, of the Dewan.
- VI. No toddy shops shall be opened before 6 A. M., and all shops shall be closed at 9 P. M., except when otherwise authorized by the Deputy Commissioner on exceptional occasions.
- VII. All shops for the sale of toddy on or adjacent to the line of march shall be closed while a Regiment or Detachment of European soldiers is passing by, or during its temporary halt in the vicinity, and no compensation shall be claimable for loss alleged to have occurred or to have

been occasioned thereby, and it shall be lawful for such troops to have their own abkari contractor.

VIII. The lessee will be allowed the use of the date trees growing on Government waste land in the District for the extraction of toddy either for sale within the limits of his farm or for manufacture into jaggory, but he will have no claims to date trees situated in lands which are now or may hereafter be occupied for cultivation or for other purposes, nor to compensation on account of any date trees or topes which the Government may, at any time, consider necessary to reserve for other purposes, or for the supply of toddy to other Districts. The manufacture of jaggory will be carried on only in such localities and under such conditions as the Deputy Commissioner may fix from time to time.

IX. The lessee will have no claims to compensation or remission on account of any arrangements which may be made by Government in regard to beer or other descriptions of liquor or spirit than toddy. The Dewan reserves to himself the power to terminate the lease as regards any parts of the District on public grounds, awarding a reasonable compensation for the same.

X. No toddy shall be knowingly sold or given to any European soldier, sailor, European or Eurasian woman or child, or to a sepoy or policeman when on duty, and any breach of this rule shall render the lessee or the vendor severally or jointly liable to the payment of a penalty of Rs. 50 for the first offence, and one hundred rupees for every subsequent offence, as well as for the cancelment of the vendor's license.

XI. The lessee shall be responsible that his servants or agents are prevented from extracting toddy from young immature date trees the trunks of which are less than one yard in height from the ground to the springing of the branches, nor shall any leaves be cut and used by them except such as may have to be removed for the purpose of drawing toddy; and any breach of these rules shall render the lessee liable to the payment of a penalty of Rs. 50 for the first offence, and Rs. 100 for every subsequent offence.

XII. The rates at which toddy shall be sold to the public and bakers shall be as follows:—

	Maximum.			Prices per Seer.			Minimum.			Fixed Price per Seer for Bakers.
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	
In the Town and Civil and Military Station of Bangalore.	0	1	6		0	1	0			0 1 0
In the Kasabas of Taluks of the Bangalore District	0	1	3		0	0	10			
In the Villages of do	0	1	0		0	0	8			

6. Carts used for the transport of toddy are not exempted from payment of the prescribed mohatarfa cart tax.

7. Information in regard to the past revenue and any other matters can be had on application at the Deputy Commissioner's Office.

*The 18th January 1884.*

No. 302.—Tenders are hereby invited for the exclusive privilege of selling toddy in the District of Kolar for 3 years, viz., from 1st April 1884 to 31st March 1887. The District of Kolar comprises the undermentioned Taluks as revised by the Dewan's Notifications Nos. 136, dated 25th November 1882, and 147 and 148, dated 9th December 1882.

1. Kolar	4. Mulbagal	7. Bagepalli
2. Bowringpet	5. Sidlagatta	8. Goribidnur
3. Chintamani	6. Chikballapur	

2. Each tender must specify the annual amount offered, and must be accompanied by a deposit of Rs. 1,000 in cash or Government securities and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of selling toddy in the Kolar District."

3. The tenders must be addressed to the Deputy Commissioner of Kolar and delivered at the Office of the Deputy Commissioner at Kolar on or before 6 p. m. on the 13th February 1884 or to him at the Bangalore Deputy Commissioner's Office, on the 15th February 1884, on or before noon, when at the Bangalore Deputy Commissioner's Office they will be opened in the presence of the applicants. The applicant, whose tender may be selected by the Deputy Commissioner for recommendation to the Dewan, will be required to deposit at once, in cash or in Government securities, a fur-

ther sum equal to one-twelfth (or one month's instalment) of the amount of the annual rent tendered, failing which the deposit made with the tender will be forfeited.

4. When the decision of the Dewan is announced, the deposits made by applicants whose tenders have been rejected will be thereupon returned to them on their application. The Dewan reserves to himself the power of rejecting the highest or any tender without assigning any reason.

5. The party whose tender may be accepted shall, within eight days after the Dewan's decision has been communicated to him, deposit with the Deputy Commissioner a sum, in cash or Government securities duly endorsed, which with the sums previously deposited under para 3 shall be equal to one-fourth of the amount of the annual rent tendered, and shall execute an agreement in the usual form on proper stamp, binding himself to conform to the conditions hereinafter set forth, and if he fails or refuses to sign the agreement or to make the deposit required, the deposits already made will be forfeited to Government and the lease otherwise disposed of.

*Conditions.*

- I. The annual contract amount shall be paid by equal monthly instalments together with the prescribed local cess of one anna on every rupee, computed on such contract amount, into the District Treasury, on or before the 15th of the month following that for which the payment is due; and interest at the rate of 6 per cent per annum shall be paid on all arrears left outstanding on that date. Such arrears shall, if they remain unpaid after the lapse of the month in which they are payable, be recoverable by attachment and sale of the property of the lessee in the manner prescribed by existing rules for the recovery of arrears of land revenue, and it shall be at the discretion of the Deputy Commissioner with the Dewan's sanction, to declare the lease cancelled, and to resell or retain it under Government management and to recover all outstanding arrears with interest and any losses which may result from such resale or disposal of the contract, by confiscation of the security deposited, and, if necessary, by attachment and sale of the property of the defaulter, under the rules in force for the recovery of arrears of land revenue.
- II. The usual licenses to retail vendors will be issued by the Deputy Commissioner, and no alteration shall be made by the lessee in the locality or number of the retail shops now opened for sale of toddy, without the express sanction of the Deputy Commissioner. The Deputy Commissioner is competent to order any shops to be closed on grounds of public expediency.
- III. Grain, goods, ornaments, wearing apparel or other property should not be received in barter or pawn for toddy.
- IV. The lessee shall be required to conform to any additional rules which may be prescribed from time to time by the Dewan.
- V. No interference shall be made by the lessee with the rights, as already ascertained and defined, of the holders of jodi, sarvamanyam and kayangutta villages who are authorized by sannads, &c., to exercise such rights within the limits of their villages. Disputes regarding such rights will be decided by the Deputy Commissioner of the District, and the lessee shall be bound by such decision, which shall be subject however to the confirmation or otherwise, on appeal, of the Dewan.
- VI. No toddy shops shall be opened before 6 A. M., and all shops shall be closed at 9 P. M., except when otherwise authorized by the Deputy Commissioner on exceptional occasions.
- VII. All shops for the sale of toddy on or adjacent to the line of march shall be closed while a Regiment or Detachment of European soldiers is passing by, or during its temporary halt in the vicinity, and no compensation shall be claimable for loss alleged to have occurred or to have been occasioned thereby, and it shall be lawful for such troops to have their own abkari contractor.
- VIII. The lessee will be allowed the use of the date trees growing on Government waste land for the extraction of toddy either for sale within the limits of his farm, or for manufacture into jaggery, but he will have no claims to date trees situated in lands which are now or may hereafter be occupied for cultivation or for other purposes, nor to compensation on account of any date trees or topes which the Government may, at any time, consider necessary to reserve for other purposes, or for the supply of toddy to other Districts. The manufacture of jaggery will be carried on only in such localities and under such conditions as the Deputy Commissioner may fix from time to time.
- IX. The lessee will have no claims to compensation or remission on account of any arrangements which may be made by Government in regard to beer or other descriptions of liquor or spirit



than toddy. The Dewan reserves to himself the power to terminate the lease as regards any parts of the District on public grounds, awarding a reasonable compensation for the same.

- X. No toddy shall be knowingly sold or given to any European soldier, sailor, European or Eurasian woman or child, or to a sepoy or policeman when on duty, and any breach of this rule shall render the lessee or the vendor severally or jointly liable to the payment of a penalty of Rs. 50 for the first offence, and one hundred rupees for every subsequent offence, as well as for the cancelment of the vendor's license.
- XI. The lessee shall be responsible that his servants or agents are prevented from extracting toddy from young immature date trees the trunks of which are less than one yard in height from the ground to the springing of the branches, nor shall any leaves be cut and used by them except such as may have to be removed for the purpose of drawing toddy; and any breach of these rules shall render the lessee liable to the payment of a penalty of Rs. 50 for the first offence, and Rs. 100 for every subsequent offence.
- XII. The rates at which toddy shall be sold to the public shall be as follows :—

	Maximum. Prices per Seer.			Minimum.		
	Rs.	A.	P.	Rs.	A.	P.
In Kasabas of Taluks of the Kolar District	0	1	3	0	0	10
In Villages of do	0	1	0	0	0	8

6. Carts used for the transport of toddy are not exempted from payment of the prescribed mohatarfa cart tax.

7. Information in regard to the past revenue and any other matters can be had on application at the Deputy Commissioner's Office.

*The 18th January 1884.*

No. 303.—Tenders are hereby invited for the exclusive privilege of selling toddy in the District of Tumkur, for 3 years, viz., from 1st April 1884 to 31st March 1887. The District of Tumkur comprises the undermentioned Taluks as revised by the Dewan's Notifications Nos. 129, 136 and 165, dated 13th and 25th November and 21st December 1882, respectively :—

1. Tumkur.	5. Gubbi.	8. Chitaldroog.	} Chitaldroog Sub-Division.
2. Maddagiri.	6. Tiptur.	9. Challakere.	
3. Chuknayakanhalli.	7. Pavagada.	10. Hiriur.	
4. Sira.		11. Holalkere.	

2. Each tender must specify the annual amount offered, and must be accompanied by a deposit of Rs. 1,000 in cash or Government securities, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of selling toddy in the Tumkur District."

3. The tenders must be addressed to the Deputy Commissioner of Tumkur, and delivered at the Office of the Deputy Commissioner at Tumkur on or before 6 p.m. on the 13th February 1884, or to him at the Bangalore Deputy Commissioner's Office on the 15th February 1884 on or before noon, when at the Bangalore Deputy Commissioner's Office they will be opened in the presence of the applicants. The applicant, whose tender may be selected by the Deputy Commissioner for recommendation to the Dewan, will be required to deposit at once, in cash or in Government securities, a further sum equal to one-twelfth (or one month's instalment) of the amount of the annual rent tendered, failing which the deposit made with the tender will be forfeited.

4. When the decision of the Dewan is announced, the deposits made by applicants whose tenders have been rejected will be thereupon returned to them on their application. The Dewan reserves to himself the power of rejecting the highest or any tender without assigning any reason.

5. The party whose tender may be accepted shall, within eight days after the Dewan's decision has been communicated to him, deposit with the Deputy Commissioner a sum, in cash or Government

securities duly endorsed, which, with the sums previously deposited under para 3, shall be equal to one-fourth of the amount of the annual rent tendered, and shall execute an agreement in the usual form on proper stamp, binding himself to conform to the conditions hereinafter set forth, and if he fails or refuses to sign the agreement or to make the deposit required, the deposits already made will be forfeited to Government and the lease otherwise disposed of.

*Conditions.*

- I. The annual contract amount shall be paid by equal monthly instalments, together with the prescribed local cess of one anna on every rupee, computed on such contract amount, into the District Treasury, on or before the 15th of the month following that for which the payment is due; and interest at the rate of 6 per cent per annum shall be paid on all arrears left outstanding on that date. Such arrears shall, if they remain unpaid after the lapse of the month in which they are payable, be recoverable by attachment and sale of the property of the lessee in the manner prescribed by existing rules for the recovery of arrears of land revenue, and it shall be at the discretion of the Deputy Commissioner, with the Dewan's sanction, to declare the lease cancelled, and to resell or retain it under Government management and to recover all outstanding arrears with interest, and any losses which may result from such resale or disposal of the contract, by confiscation of the security deposited, and, if necessary, by attachment and sale of the property of the defaulter, under the rules in force for the recovery of arrears of land revenue.
- II. The usual licenses to retail vendors will be issued by the Deputy Commissioner, and no alteration shall be made by the lessee in the locality or number of the retail shops now opened for sale of toddy, without the express sanction of the Deputy Commissioner. The Deputy Commissioner is competent to order any shops to be closed on grounds of public expediency.
- III. Grain, goods, ornaments, wearing apparel or other property should not be received in barter or pawn for toddy.
- IV. The lessee shall be required to conform to any additional rules which may be prescribed from time to time by the Dewan.
- V. No interference shall be made by the lessee with the rights, as already ascertained and defined, of the holders of jodi, sarvamanyam and kayamgutta villages, who are authorized by the sannad, &c., to exercise such rights within the limits of their villages. Disputes regarding such rights will be decided by the Deputy Commissioner of the District, and the lessee shall be bound by such decision, which shall be subject however to the confirmation or otherwise, on appeal, of the Dewan.
- VI. No toddy shops shall be opened before 6 A. M., and all shops shall be closed at 9 P. M., except when otherwise authorized by the Deputy Commissioner on exceptional occasions.
- VII. All shops for the sale of toddy on or adjacent to the line of march shall be closed while a Regiment or Detachment of European soldiers is passing by, or during its temporary halt in the vicinity, and no compensation shall be claimable for loss alleged to have occurred or to have been occasioned thereby, and it shall be lawful for such troops to have their own abkari contractor.
- VIII. The lessee will be allowed the use of the date trees growing on Government waste land for the extraction of toddy either for sale within the limits of his farm, or for manufacture into jaggory, but he will have no claims to date trees situated in lands which are now or may hereafter be occupied for cultivation or for other purposes, nor to compensation on account of any date trees or topes, which the Government may, at any time, consider necessary to reserve for other purposes, or for the supply of toddy to other Districts. The manufacture of jaggory will be carried on only in such localities and under such conditions as the Deputy Commissioner may fix from time to time.
- IX. The lessee will have no claims to compensation or remission on account of any arrangements which may be made by Government in regard to beer or other descriptions of liquor or spirits than toddy. The Dewan reserves to himself the power to terminate the lease as regards any parts of the District on public grounds, awarding a reasonable compensation for the same.

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- X. No toddy shall be knowingly sold or given to any European soldier, sailor, European or Eurasian woman or child, or to a sepoy or policeman when on duty, and any breach of this rule shall render the lessee or the vendor severally or jointly liable to the payment of a penalty of Rs. 50 for the first offence, and one-hundred rupees for every subsequent offence, as well as for the cancelment of the vendor's license.
- XI. The lessee shall be responsible that his servants or agents are prevented from extracting toddy from young immature date trees, the trunks of which are less than one yard in height from the ground to the springing of the branches, nor shall any leaves be cut and used by them except such as may have to be removed for the purpose of drawing toddy; and any breach of these rules shall render the lessee liable to the payment of a penalty of Rs. 50 for the first offence, and Rs. 100 for every subsequent offence.
- XII. The rates at which toddy shall be sold to the public shall be as follows:—

	Maximum. Prices per Seer.			Minimum.		
	Rs.	A.	P.	Rs.	A.	P.
In the Taluk Kasabas and Villages of the Taluks of Chitaldroog, Challakere, Hiriur and Holalkere .. .. .	0	1	0	0	0	6
In the Taluk Kasabas of the remaining Taluks of the Tumkūr District	0	1	3	0	0	10
In the Villages of .. .. . do .. .. . do .. .. .	0	1	0	0	0	8

6. Carts used for the transport of toddy are not exempted from payment of the prescribed mohatarfa cart tax.

7. Information in regard to the past revenue and any other matters can be had on application at the Deputy Commissioner's Office.

*The 22nd January 1884.*

No. 305.—T. Krishna Rao, Amildar and 3rd Class Magistrate of Yelandur Taluk, is invested with the following powers under Section 23 of the Code of Criminal Procedure:—

- (1.) Power to hold inquests, (Section 135).
- (2.) Power to entertain complaints of offences and to receive Police reports, (Section 141).
- (3.) Power to issue order to prevent obstruction, &c., (Section 518).
- (4.) Power to issue order prohibiting repetition of nuisance, (Section 519).

2. Under Section 335 of the Code of Criminal Procedure T. Krishna Rao is directed to take down the evidence of complainants and witnesses with his own hand in the Canarese language.

No. 306.—Lazarus Domingo, Amildar of the Nagar Taluk, Shimoga District, is granted one month's privilege leave of absence from such date as he may avail himself of the same.

Babu Rao, Sheristadar of the Taluk, is appointed to act as Amildar and 3rd Class Magistrate of the Nagar Taluk during Lazarus Domingo's absence, or until further orders.

By Order,

R. VIJAYINDRA RAO,  
Secretary.

## EDUCATION.

*The 25th January 1884.*

### UNCOVENANTED CIVIL SERVICE EXAMINATIONS, SPECIAL TESTS, MAY 1884.

The next examination in the subjects prescribed for the Special Tests will be held on the 12th and following days of May next, at Bangalore.

Candidates must send in their applications on printed forms, which may be obtained from the undersigned, so as to reach the Commissioner's Office in Madras on or before the 10th of March next, after which date no applications will be received. All applications should be prepared in the English language.

The following is the sanctioned scale of fee :—

I-A—Judicial Test, Civil—Higher Grade	Rs. 10
II-A—Do Criminal—do	7
III-A—Revenue Test, General—do	9
I-B—Judicial Test, Civil—Lower Grade	6
II-B—Do Criminal—do	6
III-B—Revenue Test, General—do	7
V—Do Sea Customs Department	4
VI—Account Test	5
Account Code only (to complete the tests prescribed in G. O., 11th May 1883, No. 585, for the Offices of Deputy Collector or Tahsildar)	
VII-A—Translation Test, Higher Grade	3
VII-B—Do Lower Grade	6
VIII-A—Précis-writing, Higher Grade	4
VIII-B—Do Lower Grade	4

The prescribed fee must be paid in every case and into a Government Treasury. The fee will neither be returned nor reserved for a subsequent examination. A receipt for the fee will be given in the mofussil both on the face of the form of application and on a separate printed form. The latter should be retained by the Candidate.

Each application should be sent direct post-paid superscribed and addressed as follows :—

[Application for admission to the Special Test Examinations.]

The Secretary to the Commissioner

for the U. C. S. Examinations.

Madras.

Each application must be accompanied by the required Vaccination certificate signed by a Medical Officer or Medical Subordinate of the rank given in the margin, showing that the Candidate has been vaccinated or has had the small-pox. In the case, however, of Candidates who produced such certificates at examinations held subsequent to the 31st December 1876, no further voucher of this description will be necessary.

Zillah Surgeon.  
Sub-Assistant and Native Surgeon.  
First and Second Class Apothecaries.  
Superintendent of Vaccination.  
Hospital Assistant.

Persons cannot be admitted to the Special Test Examinations unless they have been in the continuous service of Government since 1st January 1859, or have passed (or been exempted from passing) one of the following examinations :—

- (1) The General Test (English or Anglo-Vernacular Branch).
- (2) The Middle School Examination in the First Class.
- (3) The Matriculation Examination together with the test in Hand-writing prescribed by G. O., 31st July 1880, No. 290, Educational Department.
- (4) Any of the Special Tests in the regular way.
- (5) The First Examination in Arts.

Candidates coming up for one or more Tests at the same time under General Rule I will submit a single application for all such Tests. As notified under date the 3rd September 1873, no Candidate will be permitted to take up any of the Judicial Tests together with Test III in either grade.

Candidates will not be allowed to appear for examination in Tests I-A, II-A, III-A, I-B, V. and VI in a Vernacular language, unless specially permitted by an order of Government to do so. In the latter case, Candidates should quote in their applications the date and number of such order.

Candidates in the Police Department who may apply for examination in the judicial portion of the "Police Test" alone should submit their applications through the Superintendent of Police. Candidates for this test must have previously passed in departmental subjects and will be required to pay a fee of Rupees 3

Candidates should write their names, their fathers' names and their house-names distinctly and in full, and give their addresses in full also. Applications defective in any particular will be returned.

Candidates will not be admitted to the Examination at any other place than that named in their applications, and no Candidate will be allowed to name more than one place.

L. RICE,  
Education Secretary.